MORTGAGE RECORD, No. 71

STATE OF OKLAHOMA REAL ESTATE MORTGAGE

THIS INDENTURE, Made this				
and barrented to receive place to recent the expension and fill the first had only also place.		**************************************	myrin annonemin mainin,	
of the County of management of the county of	and State of Ol	dahoma, partof the first part, and		14221132N1297A8127#7 #25747
party of the second part: WITNESSETH, That the said part,	of the first part, for and in considerat	tion of the sum of	garage, a se and experience to the contract of	
o in hand paid, by the	erraj nagan diapon anglagastron ay n'i Spenia Robe nga Parikin aga nakan	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	************************************	DOLLARS,
presents dogrant, bargain, sell, convey and following-described tract, piece, or parcel to-wit:	confirm, unto said party of the seconof land, lying and situate in the Cou	nd part, and to	successors and assigns, FORE	VER, all of the
	iiga, maayydaaga, eelkista kiroogyda ceelesteegeera oo too ayeenga jaar oo maayaan kaaga celkisiyoo kirooyoo qoo qoo qoo yoo kiroo qoo qoo qoo qoo qoo qoo qoo qoo qoo	es prints prints de la contra de Catalogia de la contra de la cont	endrak Mannes (kirkis) (rak andre britannessik pro esta 1997 (refere 1931 (referencia) (rak 1943) (rak (referencia) (rak (referencia) (referencia)	eriterentekenterenteken
	a saturatorita atravamente difference como con contraction contra		i estante situa di estaticia, arterial cultura de constitui	***********
	Anna Anna Anna Anna Anna Anna Anna Anna		A divide annual live a but make place and an advantage and	
TO HAVE AND TO HOLD THE SAME, and all rights of homestead exemption unto the of the first part dohereby covenant and agree good and indefeasible estate of inheritance there he quiet and peaceable possession of said party	, With all and singular the tenement said party of the second part, and t ee that at the delivery hereof,	s, hereditaments and appurtenances to	thereunto belonging or in anywis s and assigns, forever, And the s rof the premises above granted will WARRANT AND DEFEN	e appertaining, said part, , and seized of ID the same in
PROVIDED, ALWAYS, And this instrur First. Said partof the first part	nent is made and executed upon the	following conditions, to-wit: to the party of the second part, in the	e principal sum of (\$	
being for a loan made by the said party of the se negotiable promissory note, executed and deli-	econd part, to the said partof the	a first part, and payable according to t part, bearing date	the tenor and effect of	DOLLARS,
One for \$	entraponnantspanneninganie annarrädeningstör Alexy, occupablis, degrad	,due.,,	proficent horos carbons obsent by dather properties of parasociations and	
One for \$ One for \$		due	***************	19
All payable at the office of	per cent, per ant	um, and at the rate of 10 per cent. per	with interest thereon r annum after default or maturity	from date until ; payable semi-
innually both hotors and after maturity, on th	e days of		and	
ne each year. The installments of interest until hie said partof the first part, each bearing it second. The said partof the first part.	nterest after maturity at the rate of	10 per cent. per annum. taxes and assessments, general and sp	negial, and of whatever character	whatsoever, on
Second. The said partof the first par he said premises and any and all taxes or assess by the State of Oklahoma, or by the county, to	ments that shall be made upon said waship or municipality, wherein said	loan, or upon the legal holder of said real estate is situated, when the sam	I notes and mortgages, on accour te becomes due, and to keep the	it of said loan, buildings upon
he mortgaged premises insured in some reliable and to assign the policies to the said party of the	a manual mont on	interests were on	mous and deliver soil believe and	a
aid party of the second part to be held by and care and expense of collecting such insurance	e if loss occurs.	ge is fully paid, and said partof	the first part assumes all respons	ibility of proof
Third. The partof the first part agre	eto keep all buildings, tences, an not to permit any of the improvement	d other improvements on said premisents to be removed therefrom or to be	es in as good repair as they are n scome dilapidated or destroyed.	ow, and not to
allow or commit any waste on saut premises and Fourth. It is further expressly agreed by motes when the same become due, or in case of do f said fire and tornade insurance, when the same of any covenant or condition herein contained, to on account of taxes or assessments, upon said put and payable and this mortgage may be force sum mentioned in said bond, together with inter- been made upon said sum, and the party of the s assessments upon said premises, or upon said lot nace premiums, together with interest thereon fre	and between the parties herew may efault in the payment of any install e becomes due, or in case of removal	if any detaute be made in the payment iment of taxes or assessments, upon so of any of the buildings or other impro	at of any part of either said princ aid premises, or upon said loan, or evements from said land, or in case	ipal or interest the premiums e of the breach
of any covenant or condition herein contained, to on account of taxes or assessments, upon said pr this and navable and this mortgage may be force	he whole of said principal sum name emises, or upon said loan, or the pre- losed immediately, and the party of	d berein, and the interest thereon, and midms for fire and tornado insurance the second part or any legal holder of	d all sums paid by the party of	ie second part, ie immediately or the principal
num mentioned in said bond, together with inter- been made upon said sum, and the party of the t	est thereon, from the date thereof at second part, or the legal owner and b	10 per cent. per annum, crediting ar older of said note and mortgage, shall note and mortgage, shall never the second part. the full never the second part.	ny and all interest payments mad Il be entitled to recover on accou	ic, if any have int of taxes or
ssessments upon said premises, or upon said lot- ince premiums, together with interest thereon from And it is also agreed that in the event of i	om the date of such payment at 10 p	or cent, per annum.	mount so pain, as taxes or assessa	mindaed
o party of the second part, or second party of the second part, or second premises, by receiver or otherw	assigns, as additional collat	eral security and said party of the se	econd part, or assigns, shall be e	ntitled to pos-
It is further agreed and understood that is	n computing interest upon this loan	in accordance with the stipulations of	this bond, and this mortgage, such	h interest shall
Fifth. It is hereby further agreed and un principal or interest notes, that may hereafter be upon the same during the said time of extension.	derstood that this mortgage secures given, in the event of any extension	the payment of the principal note s of time for the payment of said princ	and interest herein described, an cipal debt, to evidence said princi	d all renewal, pal or interest
Sixth. Said partof the first part, here Dollars (\$10.00), and 10 per cent. of the amount collection, and the sum so due shall become a par	cby agreein event action is brough due thereon, and said attorney's fee t of the judgment and shall be secure	t to foreclose this mortgageshall become due and payable when the d by a lien of this mortgage and by a	his note is placed in the hands of a my judgment or decree rendered t	y's fee of Ten in attorney for hereon.
Seventh. Said partof the first part for away and of the homestead exemptions of the St.	ate of Oklahoma.	나는 병기도 얼마 보다 말라고 바로 바로 생물로 다 있다.	경기 사용이 나 있다는 말하는 모든 다 먹다 보였다.	
Eighth. It is expressly agreed and unders prances upon said property prior or superior to the to recover the same with interest at 10 per cent. secured by these notes and may be recovered in a IN WITNESS WHEREOF, The said part	his mortgage debt, and upon paying upon the amount so paid, from the p the foreclosure thereof at the option	and discharging such lien or incumbrat artof the first part and said sum a of the party of the second part.	and become a part of the	iall be entitled mortgage debt
IN WITNESS WHEREOF, The said part first above written.	5Ol tae first part		hameon the	
Executed and Delivered in Pres	SENCE OF:	중 시내지를 하고 있는 이 경기를 하고 했다.		
an and parties and published the control of the con			17.((18.11.11))	
STATE OF OKLAHOMA, County of	{ss.			
Before me,	during 1	rentamentalistik etallijas jama, eta rentamentalis irilgas.	n Notary Public, in and for sa	id County and
State, on thisday of	ned in the first transfer of the constitution of the control of th	eregrekt franche von er gwar natha groot i de dag general om by de regression		and
o me known to be the identical persons who exe	cuted the within and foregoing instru	umont and acknowledged to me that		
Witness mer hand and official soul on the d	lata last above multipa			
fy commission expires	이렇지 않아니다 그렇지 않는 그 그 사람들이 되었다.			
This instrument was filed for record this	·day of	A Commence of the Commence of	6 A. D. 10 at	lock
[\$4] [\$4] (\$4] (\$4] (\$4] (\$4] (\$4] (\$4] (\$4] (Deputy.	The story of the least of the total contract.	Registe	r of Deeds.
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